Sills Cummis & Gross

101 Park Avenue 28th Floor New York, New York 10178 Tel: (212) 643-7000 Fax (212) 643-6500

> The Legal Center One Riverfront Plaza Newark, NJ 07102 Tel: (973) 643-7000 Fax: (973) 643-6500

Kenneth R. Schachter Of Counsel Direct Dial: 212-500-1589 Email: kschachter@sillscummis.com

600 College Road East Princeton, NJ 08540 Tel: (609) 227-4600 Fax: (609) 227-4646

By ECF

Honorable P. Kevin Castel United States Courthouse Southern District of New York 500 Pearl Street New York, New York 10007

The Hedritor

Fax: (609) 227-4646

The Mediator

Aparth 23, 2401

to schedule for March 23, 2401

to schedule for March 26, 26, 4 mediator 5 to 100 per of the per of February 19, 2020

Fabtrends Int'l, Inc. v. Republic Clothing Corp., Case No. 19-cv-9356(PKC)

Dear Judge Castel:

This firm represents Plaintiff Fabtrends International, Inc. ("Fabtrends") in the above referenced matter, and writes to request an adjournment of the mediation in this matter, currently scheduled for February 26, 2020. Counsel for defendant Republic Clothing Corporation ("Republic") consents to this adjournment. The next conference in this matter is scheduled for June 5, 2020.

The parties seek this adjournment in order to have additional time to analyze the damages at issue in this copyright infringement matter. The Court previously ordered Republic to provide sales records by February 14, 2020, although Republic was unable to provide any documentation until vesterday, February 18, 2020. Fabtrends therefore needs additional time to analyze the materials provided and to place a settlement value on the case. The parties also believe they may be able to settle the matter without the assistance of a mediator.

Both parties and their clients are available on March 23, 24, and 26, and ask that the mediation be rescheduled to one of these dates. We thank the Court for its attention to this matter.

Respectfully submitted,

s/Kenneth R. Schachter Kenneth R. Schachter

SILLS CUMMIS & GROSS
A PROFESSIONAL CORPORATION

Honorable P. Kevin Castel February 19, 2020 Page 2

cc: All counsel of record

Stu Shapiro, Mediator (by email only) Mediation Office (by email only)